County Courts (Ireland) Bill. [H.L.]

ARRANGEMENT OF CLAUSES.

- 1. Service of process.
- 2. Proceedings for recovery of costs and balance of sum claimed.
 - 3. Foregry of summons, &c. of county court.
- 4. Jurisdiction of judge within or without his districts. 5. Attachment of debts,
- When documents produced from proper custody may be read
- without further proof. 7. Renewal of decree or dismiss,
- Liability to debt or costs under decree or dismiss, or any
- reversal or affirmance thereof, to be extinguished in six years unless new security be given. 9. Prosecution of appeal after abatement by death, marriage, or
- bankruptey. 10. Amendment of proceedings.
- 11. Omission or misstatement of addition or residence of a party not to render process, decree, or dismiss void.
- 12. Rules, &c., and forms of proceedings and scale of costs to be framed by judges appointed by Lord Chancellor.
- 18. Deposit of moneys paid into court, Audit of account or stamp duties, court fees, moneys paid
- into court, &c. 15. Formation of divisions or districts for holding sessions.
- 16. Interpretation.
- 17. Short title and construction,
- 18. Commencement of Act.
- 19. Repeals. SCHEDULE.



BILL

INTERULER

An Act to amend the Law relating to County Courts in A.D. 1901.

BE it enacted by the King's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled. and by the authority of the same, as follows: .

1 .-- (1.) Service of process of the county court shall be effected Service of in the manner directed or permitted by law, unless otherwise process. ordered by the judge, who may order service to be substituted or that service already had shall be deemed good service as the case may be.

10 (2.) The plaintiff or party levying an execution may be served in the prescribed manner with an interpleader process under section one bundred and fifty of the Civil Bill Courts (Ireland) Act, 1851, 14 & 15 Vict. in case be resides anywhere within the United Kingdom.

2. Where a defendant in any action, at any time after service of Proceeding 15 the civil bill upon him, pays to the plaintiff the entire amount sued of contrared for but without costs, the plaintiff may obtain a decree for the costs belone of of such action; and where a defendant pays a part only of the sun claused.

sum sued for, the plaintiff may continue the proceedings for the balance, and if he obtains a decree for the same or any part thereof 20 he shall be entitled to the costs of the action, to be taxed as if the decree were for the aggregate of the sum paid on account and the sum for which such decree was actually given.

3. Every person who forges any summons, process, decree, Fergery of or order of the county court, or who serves or enforces any such summers 25 forged summons, process, decree or order, knowing the same to be compressed forged, or delivers or causes to be delivered to any person any paper [Son purporting to be a copy of any summous, process, decree or order 0.43.a.180.] of the county court, knowing the same to be false, or who acts or

professes to act under any false colour or pretence of the process 30 or authority of the county court, shall be guilty of a felony. [Bill 224.]

A.D. 1901. Furtidiction of judge within or without his

4. A judge shall, whether within the district of any of his courts or not, have jurisdiction to make any order, or exercise on an ex parte application any authority or jurisdiction, in any action, suit, matter, or proceeding, pending in any of the courts of which he is judge, which, if the same related to an action, a suit, matter, or proceeding, pending in the High Court, might be given, made, or exercised by a judge of the High Court in chambers, and with the consent of hoth parties to an action, suit, matter, or proceeding, to hear or decide any action, suit, matter, or

Attachment

proceeding, at any place either within or without any such district. 10 5. Upon the application of any person having obtained a degree or order of a county court for the recovery by or navment to him of any sum of money, whether by way of debt or damages, a judge may, where the execution debtor resides within the jurisdiction of his court, make an order for the attachment of any debt owing an or accruing to such execution debtor from any person residing within the same jurisdiction in like manner, subject to rules and orders under this Act, as orders for the attachment of debts are made by the High Court.

6 .- (1.) Where any documents which would, if duly proved, 20

When decoments be admissible in evidence are produced to the court from the proper from proper custody may without proof.

custody, they shall be read without further proof, if in the opinion of the judge they appear genuine, and if no objection is taken thereto. (2.) If the admission of any documents so produced is objected to, the judge may adjourn the hearing for proof of the on documents, and the party objecting shall pay the costs caused by such objection in case the documents are afterwards proved.

unless the judge otherwise orders.

7 .- (1.) Subject to rules and orders under this Act, every decree and dismiss of a county court in any action and every 30 affirmance or reversal of such decree or dismiss, whether made before or after the commencement of this Act, save a decree for the possession of lands or tenements or an affirmance of such last-mentioned decree, shall be in full force and effect for six years from the date of the decree or dismiss, or affirmance, or 35 reversal thereof, as the case may be, and it shall not be necessary to renew such first-mentioned decree or dismiss, or affirmance or reversal thereof, within the said period of six years unless there is some change in the party entitled to execution or liable thereto, or unless in other cases such renewal is prescribed.

(2.) Every renewal shall he made in the manner and upon the affidavit of such person as may be prescribed.

8.-(1.) The liability to the payment of any debt, damages, A.D. 1901. and costs respectively which may be imposed by any decree or Tables to dismiss of a county court, or by any reversal or affirmance of delt or costs any such decree or dismiss, shall be absolutely extinguished upon under decree 5 the expiration of six years from the date of the decree or dismiss, say reversal affirmance or reversal, and shall not be capable of being enforced or efficuses by any proceeding whatsoever.

(2.) Such decree, dismiss, reversal, or affirmance, shall not be unless now revived or kept in force by any parol evidence, or promise to pay security be 10 the said debt damages or costs or any part thereof, or by any given. evidence of a part payment thereof: provided that if the defendant 14 & 15 Vist executes any new security in writing for such debt or costs such \$.57.8.146-1 new security shall be of full force and effect in law.

9. If any person dissatisfied with any decree, dismiss, or order, Prosect 15 whether adverse to him or in his favour, pronounced by any judge after about in the exercise of any jurisdiction conferred whether before or ment by after the passing of this Act upon him by any Act relating to death, county courts gives notice of appeal in the manner provided by law, businessey, and if after such notice is given the appeal is ahated by the death, 20 marriage, or bankruptcy, of any of the parties before the hearing thereof, then, subject to rules and orders of the High Court, the appeal may be prosecuted within such time, upon such terms and conditions, and in such manner, as may be prescribed by such

rules and orders as aforesaid: provided that, unless and until such or, rules and orders are made, no such decree, dismiss, or order as last aforesaid shall be affected by the provisions of this section.

10 .- (1.) The judge, the Lord Chancellor, the Judge of Assize Ameniment on Appeal, or any court or judge having cognizance of the matter, of precedings. may at all times amend all defects and errors in any proceeding in [See may at all times amend all denoces and errors in any processing to amend \$1 & 22 Vict.

30 the county court, whether there is anything in writing to amend \$1.4.2 Vict. by or not, and whether the defect or error is that of the party applying to amend or not.

(2.) All such amendments may be made with or without costs and upon such terms as to the judge, the Lord Chancellor, the 25 Judge of Assize, or such court or judge as aforesaid, as the case may be, may seem just.

(3.) All such amendments as may be necessary for the purpose of determining the real question in controversy between the parties shall be made if duly applied for. P224.7 A 2

Oreission or of addition not to render dismiss void.

11. Notwithstanding mything in section sixty-one of the Civil Bill Courts (Ireland) Act, 1851, no process, decree, or dismiss, of any county court shall be null and void by reason only that the addition or last known place of residence of any of the parties is not stated, or is incorrectly stated, therein, but such process, decree, 5 or dismiss, or the proceedings thereunder, may be set aside either wholly or in part, or such process, decree, or dismiss may be amended or otherwise dealt with as the judge or Judge of Assise, 14 & 15 Vict. as the case may he, may think fit.

Rules, &c. 12.-(1.) The chairmen to be associated with the Lord 10 Chancellor as the rule-making authority, for the purposes of the County Courts (Ireland) Acts, 1851 to 1889, shall in all cases be framed by nominated by the Lord Chancellor, and the President of the judges Incorporated Law Society of Ireland shall be an additional ordinary appointed by Lord member of such rule-making authority, and that authority may make 15 Changeller, rules and orders for the purposes of the said Acts and of this Act. (2.) Section eighty-nine of the County Offices and Courts

Vict. c. 43. . 164 (Ireland) Act, 1877 (which provides for the submission to 40 & 41 Vict. Parliament of rules and orders under that Act), shall apply c, 56. with the necessary modifications to all rules and orders made 20 under this section.

(3.) In any case not expressly provided for hy the County Courts (Ireland) Acts, 1851 to 1889, or by this Act, or by rules of court made in pursuance of any of the said Acts, the general principles of practice in the High Court may be adopted and applied to actions, 95 suits, matters, and proceedings, in the county courts.

Deposit of 13 .- (1.) The Lord Chancellor, with the concurrence of the moneys used judge of each county court, may make rules and regulations for the See 40 & 41 deposit in the post office savings bank, or in any other bank, of moneys paid into such county court in pursuance of any Act, and 30 See 51 & 52 every such deposit, if in the post office savings hank, may be Vict. c. 43. s. 71.7 made without restriction as to amount and without the declaration required of a depositor.

(2.) No money, when deposited under this Act, shall be paid out except upon an order of the Lord Chancellor, or of the judge of 35 the court into which the money was paid.

(3.) Any person deriving any henefit under any moneys paid into the post office savings hank under the provisions of this or any other Act may nevertheless open an account in the post office savings hank or in any other savings bank in his own name, without being liable 40 to any penalties imposed by any Act or regulations in respect of

d made digitised by the University of Southampton Library Digitisation Unit

the opening of accounts in two savings hanks or of two accounts in A.D. 180L.

the same savings hank.

(4.) In the application to Ireland of the Workmen's Compensation 90.4-61 Viz. Act, 1897, the provisions of this section shall apply to money c. 37. 5 invested in the post office savings bank under that Act.

14. The Treasury may, with the concurrence of the Lord Anni of Chencollor, make used arrangements as may seem required secont or for the audit and report upon all accounts of stamp daties weed to paid, feer received, memory pold life to out or leading or in mercy plant, feer received, memory pold life to out or leading or in mercy plant, and manner received by any officer of a county court under any Act now in force, or which may been feer feer the method, but they are considered in the county courts. All such accounts shall be kept and exhibited or rendered in the normalined in

15.—(1.) In setting under section thirty-two of the Ciril Rill Formation of the JD Courts (Fixed) Act, 1833, the Lord Lieutenam may nominate an appoint for the holding of sessions county districts as defined by section twenty-two of the Local Government (Fixed) Act, 1856, sessions, or such parts thereof as may be specified by him instead of the areas mentioned in the soid section thirty-two.

30 (2) In all orders, rules, and forms referring to divisions or districts for the holding of sessions made in parasance of the County Courts (Treland) Acts, 1851 to 1890, it shall be sufficient to 14 h 12 Vice, name and refer to courty districts or parts thereof as described. in the last proceeding sub-action, and no reference to the areas or metioned in the said section thirty-two shall be necessary.

gg mentioned in the said section thrity-two shall be necessary.
(3) The provision of section thirty of the Ciril Bill Courts 14 & 15 Vic. (Ireland) Act, 1851, with reference to the continuance until altered c. St. of all divisions theretofore made for holding sessions, shall apply with the necessary modifications to all divisions made after the

30 passing of that Act.

16. In this Act, unless the context otherwise requires,—

The expression "judge" means a county court judge and heo, includes a recorder:

The expression "clerk of the peace" includes clerk of the Crown and peace, deputy clerk of the Crown and peace, and deputy clerk of the peace, and in Belfast may include the Registrar of Civil Bills:

The expression "action" means any proceeding commenced in a county court by ordinary civil bill, or by default process, or in ejectment or replevin:

A.D. 1901. The expression "suit" means an equity suit : The expression "matter" means any proceeding commenced

by petition; and The expression "prescribed" means prescribed by rules and orders under this Act

Short title 17. This Act may be cited as the County Courts (Ireland) Act, 1901, and shall be construed as one with the County Courts struction. (Ireland) Acts, 1851 to 1889, and may be cited with those Acts.

Commence 18. Subject as in this Act mentioned, this Act shall come into operation on the first day of January one thousand nine hundred 10 and two.

Repeals,

19. The enactments specified in the schedule to this Act are hereby repealed to the extent in the third column of that schedule meutioned.

SCHEDULE.

_			

Service and Chapter	Short Title.	Extras of Repeal.
14 & 15 Viet c. 67.	The Civil Bill Courts (Ireland) Act, 1851.	Serties sixty-one from "and it case" to "whotsoever." Section cone hundred and six. Section cone hundred and thirty sine, from the beginning of the section to "provider always that"
		Sections one hundred and forty to one hundred and forty-four so far as unrepealed.
27 & 28 Vict. c. 99.	The Civil Bill Courts Pro- cedure Amendment Act (Ireland), 1864.	Sections forty-eight and fifty eight,
40 & 41 Viet. c. 56.	The County Courts and Officers (Ireland) Act, 1877.	Section thirty-nine. Section seventy-nine, from "to be selected." to "such selection." In sections eighty-times any eighty-four the words "selected or "
60 & 61 Vict. c. 37.	The Workmen's Compensa- tion Act, 1897.	Article (17) of the First Schedule.



County Courts (Ireland)

BILL

An Act to amend the Law relating to County Courts in Ireland.

(Brought from the Lords 20 Jane 1901.)

Ordered, by The Berne of Comment, to be Printed, 21 June 1901.

PARETTO HE STAL AND RECORDS VALUE OF THE PROPERTY OF THE PROPE

And to be pass about detail at a street, or about one processing two and and the pass about the pass of the pass of the pass about the pass of the pas